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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/771,982	02/03/2004	Kwang-Il Kim	9898-340	3579	
7590 08/25/2004			EXAMINER		
MARGER JOHNSON & McCOLLOM, P.C.			KOCH, GEORGE R		
1030 S.W. Morrison Street Portland, OR 97205			ART UNIT	PAPER NUMBER	
			1734		
			DATE MAILED: 08/25/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

					me			
		Applicat	ion No.	Applicant(s)				
			982	KIM, KWANG-IL				
	Office Action Summary	Examine	er	Art Unit				
		_	R. Koch III	1734				
Period fo	The MAILING DATE of this communicate Reply	cation appears on tl	ne cover sheet with t	he correspondence addres	SS			
A SH THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNION IN IT IS COMMUNION IN IT IN IT IS COMMUNION IN IT	CATION. of 37 CFR 1.136(a). In no e unication.) days, a reply within the st uttory period will apply and will, by statute, cause the ac	vent, however, may a reply atutory minimum of thirty (30 will expire SIX (6) MONTHS plication to become ABAND	be timely filed)) days will be considered timely. from the mailing date of this commu	nication.			
Status								
1)	Responsive to communication(s) filed	d on						
2a)[This action is FINAL . 2	b)⊠ This action is	non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
5)□ 6)⊠ 7)⊠ 8)□	Claim(s) 1-17 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1-17 is/are rejected. Claim(s) 11-13 is/are objected to. Claim(s) are subject to restrict on Papers	e withdrawn from co						
	The specification is objected to by the	Examiner						
	The drawing(s) filed on is/are:)☐ objected to by t	he Examiner.				
,—	Applicant may not request that any object		-					
	Replacement drawing sheet(s) including t		· · · · · · · · · · · · · · · · · · ·	` ·	121(d).			
11)	The oath or declaration is objected to	by the Examiner. N	ote the attached Of	fice Action or form PTO-1	52.			
Priority u	ınder 35 U.S.C. § 119							
a)[Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority downward Copies of the priority downward Copies of the certified copies or application from the Internation see the attached detailed Office action	ocuments have bed ocuments have bed f the priority docum al Bureau (PCT Ru	en received. en received in Appli ents have been rec le 17.2(a)).	cation No eived in this National Stag	je			
Attachment	` '							
1) X Notice 2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT	0.048)	4) Interview Summ Paper No(s)/Ma					
3) 🛛 Inforn	nation Disclosure Statement(s) (PTO-1449 or P No(s)/Mail Date <u>2/3/2004</u> .			al Patent Application (PTO-152)	1			

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DETAILED ACTION

Claim Objections

1. The numbering of claims is not in accordance with 37 CFR 1.126 which requires the original numbering of the claims to be preserved throughout the prosecution. When claims are canceled, the remaining claims must not be renumbered. When new claims are presented, they must be numbered consecutively beginning with the number next following the highest numbered claims previously presented (whether entered or not). Applicant numbers claims 1-10 and 14-17 properly. There are two claim 11's, one claim 12 and no claim 13.

Misnumbered claim 11 (second instance) been renumbered 12.

Misnumbered claim 12 been renumbered 13.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claim 1, 2 and 4-8 are rejected under 35 U.S.C. 102(b) as being anticipated by Liang (US Patent 6,245,148 B1).

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Liang discloses a apparatus capable of supplying photoresist comprising: a bottle (item 11) capable of containing a photoresist, a trap tank (item 30) capable of storing the photoresist supplied from the bottle via a first supply line capable of supplying photoresist (represent by the pathway with Valve V3); a lower sensor and an upper sensor (Sensors Sb3, Sb2, and Sb1) respectively installed near a bottom and a top of the trap tank to detect the liquid (which can be photoresist) in the trap tank; a drain line connected to an upper side of the trap tank to release air (represented by the pathway with Valve V4); a blocking valve installed at the drain line (item V4), the blocking valve structured to be opened to release air or closed to prevent a liquid (which can be photoresist) loss according to signals detected by the lower sensor and the upper sensor (as described in column 3, line 60 to column 4, line 37); and a pump (item 60) capable of dispensing photoresist onto a wafer, the liquid supplied through a second supply line (represented by the line with valve V7) connected to a lower side of the trap tank.

As to claim 2, Liang discloses numerous valves (V7, V1 and V2) along the second supply line connected to the lower side of the trap tank which are capable of being closed for a bottle change operation.

As to claims 4-8, the apparatus of Liang is capable of opening and closing the photoresist blocking valve (item V4) in the claimed manner based on the claimed sensor readings.

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4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 5. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 6. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Liang as applied to claim 1 above, and further in view of Raphael (US Patent 5,383,574)

Liang as applied to claim 1 discloses all of the limitations of claim 1.

As to claim 3, Liang discloses a nitrogen line is connected to the supply bottle (column 3, lines 1-4). Liang discloses that the nitrogen is supplied into the bottle to pressurize the liquid in the liquid bottle.

Liang is silent as to a button valve installed at the nitrogen supply line to control nitrogen supply.

Raphael discloses that it is known to use an opening/closing valve (items 105 and 150) which is installed at the nitrogen supply line to control nitrogen supply. This valve is functionally equivalent to the claimed button valve, and one in the art would use either as a design choice. One in the art would appreciate that such valves enable the

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liquid supply to be pressurized and dispensed properly. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized such valves in order to enable the liquid supply to be pressurized and dispensed properly.

7. Claims 9-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sekiguchi (US 2002/0050247 A1) in view of Liang (US 6,245,148 B1).

Sekiguchi discloses (for all reference numerals, see Figure 4) a photoresist supply apparatus (see paragraph 0002, which discloses resist as a supply material) comprising a first photoresist bottle (item 4, on the right) for containing a first photoresist, a first trap tank (item 3 on the right) for storing the first photoresist supplied from the first photoresist bottle via a first photoresist supply line (item 6 on the right); a first drain line connected to an upper side of the first trap tank to release air (item 11 on the right); a first photoresist-blocking valve (lower item 13) installed at the first drain line, the first photoresist-blocking valve structured to be opened to release air or being closed to prevent photoresist loss according to signals sent by a controller (item 16), a second photoresist bottle (item 4 on the left) for containing a second photoresist; a second trap tank (item 3 on the left) for storng the second photoresist supplied from the second photoresist bottle via a third photoresist supply line (item 6 on the left); a second drain line (item 11 on the left) connected to an upper side of the second trap tank to release air; a second photoresist-blocking valve (upper item 13) installed at the second drain line, the second photoresist-blocking valve structured to be opened to release air or being closed to prevent photoresist loss according the signals from the control

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system (item 16); and a photoresist pump (items 25 and 40) for dispensing, onto a wafer, one of the first photoresist and the second photoresist supplied through a second photoresist supply line (the pipe between the right tank 3 and right valve 8) and a fourth photoresist supply line (the pipe between the left tank 3 and left valve 8) connected to a lower side of the first trap tank and a lower side of the second traptank, respectively.

Sekiguchi does not disclose that each trap tank has lower and upper photoresist sensors. Sekiguchi merely uses a single photoresist sensor for supplying the signals to control system, which then controls the photoresist blocking valves and other valve structures.

Liang discloses that it is known to use both lower and upper photoresist sensors (items Sb1 and Sb3) for controlling the operations of the system. Liang discloses (column 3, lines 1-21) that adding an upper and lower sensor allows for more control of the volume of the material in the tank, such as an alert to excessive material.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized such the multiple sensors arrangement of Liang in lieu of the single trap tank sensor of Sekiguchi in both trap tanks of Sekiguchi in order to achieve

As to claim 10, Sekiguchi discloses valves (right and left valves 8) which function as bottle changed valves as claimed.

better control of the volume of material in the tank.

As to claims 11-16, the apparatus of Sekiguchi, as modified by Liang is capable of opening and closing the photoresist blocking valve (items 13 in Sekiguchi, which is

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analgous item V4 in Liang) in the claimed manner based on the claimed sensor readings.

8. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sekiguchi and Liang as applied to claim 9 above, and further in view of Raphael (US Patent 5,383,574)

Sekiguchi and Liang as applied to claim 9 discloses all of the limitations of claim 9.

As to claim 17, Sekiguchi discloses a nitrogen line is connected to the supply bottle (item 5). Liang discloses that the nitrogen is supplied into the bottle to pressurize the liquid in the liquid bottle, which enables better dispensing of the liquid. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have

Liang is silent as to a button valve installed at the nitrogen supply line to control nitrogen supply.

Raphael discloses that it is known to use an opening/closing valve (items 105 and 150) which is installed at the nitrogen supply line to control nitrogen supply. This valve is functionally equivalent to the claimed button valve, and one in the art would use either as a design choice. One in the art would appreciate that such valves enable the liquid supply to be pressurized and dispensed properly. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized such valves in order to enable the liquid supply to be pressurized and dispensed properly.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to George R. Koch III whose telephone number is (571) 272-1230 (TDD only). If the applicant cannot make a direct TDD-to-TDD call, the applicant can communicate by calling the Federal Relay Service at 1-866-377-8642 and giving the operator the above TDD number. The examiner can normally be reached on M-Th 10-7.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Fiorilla can be reached on (571) 272-1187. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

George R. Koch III Patent Examiner Art Unit 1734

GRK August 22nd, 2004